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7	Attorneys for The Billing Resource, dba Integret	el			
8	UNITED STATES		ΓCOURT		
9	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION				
10	SAN JUSE	E DIVISIO.	IN .		
11	THE BILLING RESOURCE, dba Integretel, a	Case No	. 07-CIV-5758-JW		
12	California corporation,	Date:	February 4, 2008		
13	Debtor-Plaintiff-Appellee	Time: Place:	9:00 a.m. 280 S. First Street		
14	v.	Judge:	San Jose, CA Hon. James Ware		
15	FEDERAL TRADE COMMISSION, et al.		Courtroom 8- 4th Floor		
16	Defendant-Appellant				
17	On Appeal from the United States Bankruptc	y Court for	the Northern District of California,		
18	No. 07-52890-ASW, Adversary Proceeding No. 07-5156				
19	AMENDED CERTIF	TCATE O	F SERVICE:		
20	PLAINTIFF-APPELLEE THE BILLI SECOND NOTICE OF RECENT DEV	NG RESO ELOPME	OURCE, dba INTEGRETEL'S ENTS PERTINENT TO FTC'S		
21	MOTION FOR STAY PENDING APPEA REMAINING DEFENDANTS OT	<b>AL:</b> (1) <b>PE</b>	ENDING SETTLEMENT AS TO		
22	ENFORCEMENT ACTION (2) ORD REMOVING TRIAL OF FTC ENFORCEM	ER OF FL	ORIDA DISTRICT COURT		
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## AMENDED CERTIFICATE OF SERVICE

I am employed in the County of San Francisco; I am over the age of eighteen years and not a party to the within entitled action; my business address is Four Embarcadero Center, 17th Floor, San Francisco, California 94111-4109.

On **February 15, 2008**, I served the following document(s) described as

PLAINTIFF-APPELLEE THE BILLING RESOURCE, dba INTEGRETEL'S SECOND NOTICE OF RECENT DEVELOPMENTS PERTINENT TO FTC'S MOTION FOR STAY PENDING APPEAL: (1) PENDING SETTLEMENT AS TO REMAINING DEFENDANTS OTHER THAN INTEGRETEL IN FTC ENFORCEMENT ACTION (2) ORDER OF FLORIDA DISTRICT COURT REMOVING TRIAL OF FTC ENFORCEMENT ACTION FROM TRIAL CALENDAR

on the interested party(ies) in this action by placing true copies thereof enclosed in sealed envelopes and/or packages addressed as follows:

10		Michael P. Mora	mmora@ftc.gov
11		John Andrew Singer	jsinger@ftc.gov
12		Julie A. Mack	jmack@ftc.gov
13		John Fiero	jfiero@pszjlaw.com
14		Walter Oetzell	woetzell@dgdk.com
15		Steven Schwartz	sschwartz@dgdk.com
16		Jeffrey Schneider	jcs@tewlaw.com
17		John Wesolowski	John.Wesolowski@usdoj.gov
18	ᆼ	DV ELECTRONIC MAII	

## **BY ELECTRONIC MAIL**

- BY MAIL: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at San Francisco, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
- **FEDERAL:** I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on **February 15, 2008**, at San Francisco, California.

/s/ Judy Nakaso Judy Nakaso

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